

Message

From: rich.gold@hklaw.com [rich.gold@hklaw.com]
Sent: 7/18/2018 2:03:08 AM
To: Jackson, Ryan [/o=ExchangeLabs/ou=Exchange Administrative Group
(FYDIBOHF23SPDLT)/cn=Recipients/cn=38bc8e18791a47d88a279db2fec8bd60-Jackson, Ry]
Subject: Meetings with Mark Vergnano, CEO of Chemours

Hey Ryan, Mark Vergnano, the CEO of Chemours, would like to meet with Dave Ross regarding efforts Chemours is undertaking on PFAS and its interest in working with EPA, as well as with Bill Wehrum with regard to the Kigali Amendment to the Montreal Protocol and the Administration's upcoming proposed rule on CAFE standards.

Mark can be in Washington on the following dates. We were wondering if setting up both meetings on the same day would be possible:

Wednesday, July 25th
Thursday, July 26th in the morning
Monday, August 6th
Tuesday, August 7th
Monday, August 13th in the afternoon
Tuesday, August 14th in the afternoon
Friday, August 17th in the morning,

Appreciate your consideration.

Rich Gold | Holland & Knight
Practice Group Leader
Public Policy & Regulation Group
Holland & Knight LLP
800 17th Street N.W., Suite 1100 | Washington, DC 20006<x-apple-data-detectors://1/1>
T 202.457.7143<tel:202.457.7143> | M 202.669.9003<tel:202.669.9003>
rich.gold@hklaw.com<mailto:rich.gold@hklaw.com> | @HK_PPR

Add to address book<<http://www.hklaw.com/vcard.aspx?user=Rgold>> | View professional
biography<<http://www.hklaw.com/id77/biosRgold>>

NOTE: This e-mail is from a law firm, Holland & Knight LLP ("H&K"), and is intended solely for the use of the individual(s) to whom it is addressed. If you believe you received this e-mail in error, please notify the sender immediately, delete the e-mail from your computer and do not copy or disclose it to anyone else. If you are not an existing client of H&K, do not construe anything in this e-mail to make you a client unless it contains a specific statement to that effect and do not disclose anything to H&K in reply that you expect it to hold in confidence. If you properly received this e-mail as a client, co-counsel or retained expert of H&K, you should maintain its contents in confidence in order to preserve the attorney-client or work product privilege that may be available to protect confidentiality.